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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 State of the Address of the Complete action stellages 4 Complete of the Complete of the Complete action stellages 4 Complete of the Com

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Manual of Ratent Examining Procedure, Secti n. 713:04 Substance f Interview must B Made of Record

A complete written statement as to the substance of <u>any</u> face-to-face or telephone <u>interview</u> with regard to an application <u>must be application</u> whether or not an agreement with the examiner was reached at the interview.	e made of recor	rf in the
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(b) In every instance where reconsideration interview as warranting favorable action must b 1.111,1.135. (35 U.S.C.132)	is requested in view of an interview with an a	xaminer, a complete writ remove the necessity for	ten statement of the report response to Office a	asons presented at the
§ 1.2. Business to be transacted in writing applicants or their attorneys or agents at the Pa on the written record in the Office. No attention doubt.	j. All business with the Patent or Trademark tent and Trademark Office is unnecessary. To will be paid to any alleged oral promise, stip	a-action of the Detent of	nd Trodomode Allies	dtt b = 16 = a = d =
The action of the Paterit and Trademark Office record the substance of interviews \ \ \ \ \ \ \	ca cannot be based exclusively on the written	record in the Office if tha	t record is itself incom	plete through the failu
It is the responsibility of the applicant or the a he or she will do so. It is the examiner(s/respons patentability.		to correct material inacc	application file, unless uracies which bear din	the examiner indicate ectly on the question
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Examiners must complete a two-sheet carbo been discussed during the interview by checking only procedural matters, directed solely to restric Examining Procedure, or pointing out typograph below.	The appropriate boxes and tilling in the blanks	in neat handwritten form	using a ball point pen	Discussions regarding
The Interview Summary Form shall be given wrapper. The docket and serial register cards net to the applicant (or attorney or agent) at the conaddress either with or prior to the next official comdictate, the Form should be mailed promptly after	clusion of the interview. In the case of a telep munication. If additional correspondence from	rsonal interview, the dop honic interview, the copy the examiner is not likely	licate copy of the Form is mailed to the appli before an allowance of	n is removed and give
The Form provides for recordation of the folia	owing information: ชางรักษณะเลลายาราก เลลเลเล	yds gyenro - 🕮 - op	c ZŽÍ Pemonal (cor	Syper (Littlerhoni
- Serial Number of the application	Pyes fonal debdriptentia			
- Type of Interview (personal or telephonic) - Name of participant(s)) (applicant, attorney - An indication whether or not an exhibit was - An Identification of the claims discussed - An identification of the specific prior art discussed - An indication whether an agreement was re of amendments or claims agreed as being a contrary.) - The signature of the examiner who conduct - Names of other Patent and Trademark Office	or agent, etc.) shown or a demonstration conducted sissed ached and if so, a description of the general allowable). (Agreements as to allowability are	nature of the agreement tentative and do not res		telegation (e)miel(nt of a copy he examiner to the
It is desireable that the examiner orally remined the examiner will, record same or many the examiner will, record same or man attachment to the form, the examination of the substance of submitting a separate record of the substance of	the interview.	substance of the intension of the intens	riew in each case unle www.or when it is adequint that he need not su	ess both applicant and uately recorded on the applement the Form b
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A complete and proper recordation of the sub	stance of any interview should include at leas	it the following applicable	e items:	
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an identification of specific prior art discuss an identification of the principal proposed a	sed, mendments of a substantive nature discusse	d, unless these are alrea	idy described on the ir	terview Summary
5) a brief identification of the general thrust of elaborate. A verbatim or highly detailed desc or thrust of the principal arguments made to emphasize and fully describe those arguments a general indication of any other pertinent? 7) illiappropriate: the general results of outcome.	the principal arguments presented to the execution of the arguments is not required. The the examiner can be understood in the contents which he feels were or might be persuasionately and the interview unless already described in the orthe interview unless already described.	miner. The identification identification of the arguments of the application files to the examiner, as specification of the interview Stimman and STATES AT THE ACT OF THE ACT O	of arguments need on ments is sufficient if the Of course, the applications of the course, the applications of the Form completed by the	ot be lengthy or ne general nature ant may desire to he examiner.
xaminers are expected to carefully review the applicant one month from the date of the notifying bandonment of the application (37:CER:1:135(c)	plicant's record of the substance of an intervie letter or the remainder of any period for respon blessaces is attacted, faths accounts was unit	W. If the record is not conse, whichever is longer, and the records where we have a consequent of the records.	npleté/orlaccurate, the to complete the respond to was notes where or	examiner will give the nse and thereby avoid
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Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is complete and accurate, the examiner should place the indication "interview record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.